

REMARKS

The allowability of claim 6 is acknowledged appreciatively and accepted by combining claim 6 with its only parent claim 1.

Parent claim 1 had included "... means for adjusting a temperature of the aqueous liquid for the spraying ..." that did not render the claim allowable. Therefore, the allowability of claim 6 did not depend on the "... means for adjusting a temperature of the aqueous liquid for the spraying ..." and these means are now presented in new dependent claim 18 that is allowable with its parent claim 1 upon the latter's combination with already allowable claim 6.

Reconsideration and allowance are, therefore, requested.

  
Respectfully submitted,

  
\_\_\_\_\_  
William R. Evans  
c/o Ladas & Parry LLP  
26 West 61<sup>st</sup> Street  
New York, New York 10023  
Reg. No. 25858  
Tel. No. (212) 708-1930